Ceasel 15064845-T5009984:107667 05/04/128/128/128/16/04/28/18/47:36:54068c Marc: Document Prese of 2

15-01145:369.1:Motion Rule 2004 Examination:Exhibit A-Proposed Order Entered; 2/18/2015 12:49:22 PM by:Timothy Hoffmann Page 2 of 3

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In re:

CAESARS ENTERTAINMENT OPERATING COMPANY, INC., et al.,

Debtors.

Chapter 11

Case No. 15-01145 (ABG)

(Jointly Administered)

Re: Docket No. 369

THE DESTORS

ORDER AUTHORIZING THE EXAMINATION OF DOCUMENTS—PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 2004

This matter coming before the Court on the Motion of the Official Committee of Second Priority Noteholders for an Order Authorizing The Production For Documents Pursuant To Federal Rule Of Bankruptcy Procedure 2004 (the "Motion"), filed by the Noteholder Committee; the Court having reviewed the Motion and having considered the statements of counsel at a hearing before the Court (the "Hearing"); the Court finding that: (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334; (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b); and (c) notice of the Motion and the Hearing was sufficient under the circumstances; and the Court having determined that the legal and factual bases set

IT IS HEREBY ORDERED THAT:

1. The Motion is GRANTED.

take the Rule Loolf

100

2. The Noteholder Committee is authorized to serve requests for examination upon the Debtors, the Special Governance Committee, and their advisors, seeking the production of the 35,000-37,000 documents received and assembled by the Special Governance Committee

Capitalized terms not otherwise defined herein have the meanings given to them in the Motion.

Ceas: 15961645 Toop 984:10年167 05/04/18/12/12/14 Entered 109/04/18/16/16/17:36:542 Mark: Document of Page 2 for 2

15-01145:369.1:Motion Rule 2004 Examination:Exhibit A-Proposed Order Entered: 2/18/2015 12:49:22 PM by:Timothy Hoffmann Page 3 of 3

in the course of its investigation of potential claims that the Debtors and/or their creditors may have against CEC, its non-Debtor affiliates, or their private equity sponsors.

- 3. The Debtors will respond within five (5) business days of service of the request for production.
- 4. This Order is without prejudice to the issuance of further discovery requests by the Committees, pursuant to Bankruptcy Rule 2004 or otherwise.

The Court will retain jurisdiction with respect to any matters, claims, rights or disputes arising from or related to the implementation of this Order.

Dated:

0 4 MAR 2015

Chicago, Illinois

The Honorable A. Benjamin Goldgar

United States Bankruptcy Judge